

GRAB BILLS TO THE
END IN LEGISLATURERush of Wind-Up a General
Free-for-All Event at
Albany.

MINORITY NOT FORGOTTEN

World's Bible League Bill Passed
at Urgent Request of "Big Tim"
Sullivan. Also Mt. Vernon
Commission Measure.

[By Telegraph to The Tribune.]
Albany, July 21.—Taking no chances of overlooking anything of political or personal advantage, "Boss" Murphy's hope in the Legislature worked well along toward midnight to finish up a few grab bills, and such legislation of personal import. In both houses the rush resolved itself into a grab bag for Tammany members, who plunged their hands in and carried off whatever they could hold in the way of bills they desired. It was a sort of general free-for-all event, the prevailing spirit of which was: "Well, it's the last day. What difference does it make? Give him whatever he wants." This made it a free-for-all event, for which they had "fought and bled" without avail earlier in the session.

The Senate, for instance, passed Assemblyman Oliver's bill incorporating the World's Bible League at the urgent request of "Big Tim" Sullivan. With him, strangely enough, was Senator Newcomb, Republican. The World's Bible League is a peculiar proposition, according to the facts in the bill, which in the shape in which it was passed was much less peculiar than the form in which "Big Tim" and Oliver originally introduced it. As it was passed the measure was harshly criticized by Senators Rayne and Hinman. Senator Rayne said it ought to be worth at least \$100,000 to somebody. The bill, he said, would be a self-perpetuating group of persons do anything on earth in the guise of propagating the Bible and the Christian religion, even to running steamship and railroad lines.

Very soon thereafter the Senate passed the Mount Vernon commission charter for Senator Walworth. This provides for a commission of five to govern the Westchester city. There is no initiative or recall provision in the measure as it was passed.

Stilwell's Effort Defeated.
Senator Stilwell's effort to get before the Senate the Turley bill regulating the practice of pharmacy was defeated. Senator McManus could not bring up a bill admitting to the bar examinations John C. Hackett, an Assemblyman, without his having passed the necessary preliminary regents' examinations. Senator Grady also failed to abandon an attempt to get before the Senate the bill extending the hours during which saloons may be open by an hour at each end of the line. Senator Brackett objected to this, and killed it.

The Senate adopted for Senator Stilwell a resolution criticizing the work of the upstate Public Service Commission and calling for a legislative committee to investigate that body. This resolution is said to come, variously, from "Boss" Murphy, who wants to use it as a sort of club over Governor Dix, and Commissioner Huppuch, the Governor's business partner, and from railroad interests which don't like the commission because its work has been too strict.

Under a special rule the Senate passed Senator McClelland's bill permitting a test case against a state appropriation act, to be brought practically at any time by anybody. This measure is designed to apply particularly to the test cases of the present senatorial apportionment, a couple of which, supposed to be backed by the race-track people, have been thrown out of court. This bill, if it became law, would permit the race-track interests to carry these cases on up to the Court of Appeals. It was denounced vigorously by Senators Hinman and Cobb.

The Senate passed the Frawley bill appropriating \$200,000 for reconstructing the Capitol and the House resolution empowering the City Commission to consider the New York charter during the recess.

The Assembly spent a large part of the time of its last day reconsidering and passing bills which had been defeated earlier in the week. One of the measures was the bill of Senator Loomis, abolishing the present state court of claims and substituting

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DRY GIN
DISTILLED IN AMERICA
HERE is a delicious smooth gin for the person who can't resist a "ginny" flavor which makes so many gins taste like wet pine sawdust.

All high-class liquor stores and cafés.

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POPULAR
ONE-DAY
OUTINGS
Lake Hopatcong
EVERY SUNDAY
AND HOLIDAY
Leave W. 2nd St. 8:50 a.m.
Leave Liberty St. 9:00 a.m.

Atlantic City
TO-MORROW \$2.50
Leave West 23rd Street 7:50 a.m.
Leave Liberty Street 8:00 a.m.

KRAKAUER
BROS.
Big Reduction in Prices on
Slightly Used
PIANOS.

TERMS TO SUIT. PIANOS TO RENT.
The Krakauer has been selected as the best of instruments in the contest conducted by The New-York Tribune.

Warehouses 17 E. 14th St. N. Y.
Branches: 220 Broadway, 220 W. 4th St., 220 W. 14th St., 220 W. 23rd St., 220 W. 34th St., 220 W. 45th St., 220 W. 56th St., 220 W. 67th St., 220 W. 78th St., 220 W. 89th St., 220 W. 90th St., 220 W. 91st St., 220 W. 92nd St., 220 W. 93rd St., 220 W. 94th St., 220 W. 95th St., 220 W. 96th St., 220 W. 97th St., 220 W. 98th St., 220 W. 99th St., 220 W. 100th St.

a state board of claims. The vote was 71 to 24.
The bill of Senator McClelland to permit the Third Avenue Railroad in New York City to pay with stock in the company a large number of judgments and claims against it was passed by a vote of 80 to 18. A third bill, similarly saved from defeat, was that of Senator Cronin taking from the county judges of Kings County the power of appointing the assistant to the clerk of the County Court and placing it in the hands of Democratic officials. This bill was introduced to offset the action of the former county court clerk at a salary of \$2,500 a year, after a bill was enacted this year ousting him from the county court clerkship by taking the appointing power of that office away from the Republican county judges. The vote was 79 to 23.

By a vote of 48 yeas to 66 noes the Assembly defeated the proposed constitutional amendment of Assemblyman Warren to extend personal registration to the large cities. It now is required only in the cities of the county of Albany. This was undoubtedly an attempt of Tammany Hall to cut down the upstate Republican vote, most of the upstate Democrats voted against the measure. On the motion of Assemblyman Foley, chairman of the Cities Committee, the Assembly recommitted the proposed constitutional amendment of Senator Saxe, to permit the Legislature to pass an employees' compensation act as was recently defeated in the Senate. The measure will be called up after the recess.

Both houses passed the annual appropriation bill, aggregating approximately \$26,775,334, an increase of \$1,400,375 over last year's annual supply bill, carrying \$2,171,717, a decrease of \$2,233,132 from last year's, and special appropriation bills totaling \$1,336,333, an increase of \$59,325. The bill will be for schools, asylums, hospitals and agricultural purposes.

DIRECT NOMINATIONS DEAD
Senate Refuses to Accept Fake Bill Passed by Assembly.
[By Telegraph to The Tribune.]
Albany, July 21.—Democrats who refused to vote for the fake direct nominations bill foisted on the Legislature last night, were in the majority when the Senate refused to accept the bill. It received only 20 yeas, to 23 nays. Those Democrats who desire to have a real direct nominations law put on the statute books hope Governor Dix will take up this reform vigorously when the Legislature returns in September and force Murphy to keep his hands off.

According to the agreement reached last night, the Blauvelt bill in the emasculated form in which the Assembly passed it was called up in the Senate this morning. Some of the votes on which Senator Wagner, Democratic leader, had counted had escaped him, and everybody knew long in advance of the vote that the bill would fail. There was an emergency message on it from Governor Dix, who let it be known that in giving this message he was not committing himself to the bill. This action was distinctly in contrast to his refusal to give an emergency message for the Saxe Massachusetts ballot bill, to which he was committed by his annual message.

Senators Burd, Loomis, Roosevelt and Cullen, Frawley and Stilwell, rock-ribbed opposition men, voted with the Republicans. Senator Wagner moved to reconsider the vote which killed the bill, and let that motion lie on the table after considerable fighting with Senator Brackett.

GOV. DIX SIGNS MANY BILLS
Inheritance Tax Law Amended—
Canal Engineer Board Abolished.
Albany, July 21.—Governor Dix today signed a number of bills. Among them was a bill amending the inheritance tax law. Under the old law the state's revenue had fallen off.

The Manly bill, legislating out of office the advisory board of consulting engineers, was signed to-night. It authorizes the State Engineer, with the approval of the Governor, to employ one or more consulting engineers to perform the duties of the board. Those legislated out of office are Edward A. Bond, of Albany, chairman; Alfred B. Fay, of Monticello; G. Barnes, of New York; Thomas W. Reynolds, of Washington; and Joseph B. Riney, of Albany. The chairman received \$8,000 a year, the other members \$7,500 each.

Reorganization of the Bureau of Factory Inspection by the State Commissioner of Labor is provided in a bill of Assemblyman C. W. Phillips, signed to-day. The number of factory inspectors is increased from fifty-two to eighty-two. The Governor also signed a bill following the State Engineer's plan, providing that statements submitted in meetings of directors and trustees of banking corporations shall contain a list of discounts and advances, including overdrafts.

Senator Grady's, providing that banks designated as depositories of court funds shall give "an undertaking" in such form as the Attorney General shall provide, to be secured by deposit of bonds.

Senator Frawley's bill, authorizing the State Engineer to investigate and report on the condition of the State's water supply, was signed to-day. It authorizes the State Engineer, with the approval of the Governor, to employ one or more consulting engineers to perform the duties of the board. Those legislated out of office are Edward A. Bond, of Albany, chairman; Alfred B. Fay, of Monticello; G. Barnes, of New York; Thomas W. Reynolds, of Washington; and Joseph B. Riney, of Albany. The chairman received \$8,000 a year, the other members \$7,500 each.

HOT FIGHT IN THE TENTH
Two Factions Want to Choose
Harburger's Successor.
Ever since Julius Harburger relinquished the reins of office in the 10th Jefferson Democratic Club and the Tammany Club of that district, one at No. 82 and the other at No. 42 Second avenue, have been like two armed camps. Just now the Tammany Club is in the ascendant, with Dr. Solomon Goldenkranz, the newly designated leader, on its membership list. But last night the Jeffersonians nominated Patrick B. Sullivan, "Big Tim's" brother, as their choice for the job, and they want a showdown on the issue.

Their real fight is with Leonard A. Snitkin, justice of the Municipal Court, who, they say, is a renegade Republican from the 8th, with an ambition to be Democratic boss of the 10th. Snitkin and Harburger were two of those who designated the committee of five which appointed Goldenkranz. On this committee the Tammany Club had two members and the Jefferson club one. A petition of the latter organization that the leader be chosen by the general committee of the district, each member voting individually, was ignored. Murphy later sidestepped the issue.

Last night's action is the Jefferson club's notice that its petition be granted or that a fight will develop at the primaries in the fall as has not yet the 10th in many a long moon. On the other hand its members agree to abide peacefully by the result should the general committee choose Goldenkranz in preference to the other man. This, however, seems rather a remote contingency, since eighty of the 153 members of the general committee are Jeffersonians.

QUEENS ENGINEER APPOINTED
Leonard C. L. Smith Gets \$6,000 Job
from President Gresser.
Leonard C. L. Smith has been appointed consulting engineer of Queens, at a salary of \$6,000, by President Gresser. The place was held formerly by John J. McLaughlin, who resigned several months before his death.

Mr. Smith formerly was engineer in charge of the water supply of Queens and during the Foodie investigation he was removed for an alleged infraction of the rules of the department. He appealed to the courts and was reinstated.

MURPHY'S LEGISLATURE
HAS A BAD RECORDLittle Work of Real Merit Accomplished in Seven
Months' Session.

ECONOMY THROWN TO WINDS

Hungry Democrats Have Put
Through Job-Grabbing Bills
Without Number—Few
Real Leaders Develop.

[By Telegraph to The Tribune.]
Albany, July 21.—Crying aloud to the heavens their protestations of extreme poverty and need, and extolling the economy and efficiency of their regime, "Boss" Murphy's "boys in the Legislature" quit their occupations here this evening to take up home duties for a brief period. Most of them will return in September to complete a few jobs they have overlooked, such as the enactment of a real direct nominations bill and the passage of a charter for New York City not made up entirely of political and patronage-grabbing provisions. Whether they do Murphy's will then as they have in the seven months' session, from the election of a Senator to the grabbing of petty jobs, or follow the words of Governor Dix, will depend largely on how hard the Governor wants to work to back up his fair words. He never has backed Murphy successfully yet.

Not in years has there been a Legislature in this state with so little to commend to the voters. Some good legislation has been passed, naturally, in the tremendous volume of bills handled. More of it, though, has been so unimportant as to be negligible, while much has been wholly vicious. Brazenly and cynically the Democratic majority has passed bills disorganizing and tending to destroy important branches of the state government. Local patronage grabs, wild state jobs for hungry Democrats, have been put through day after day without the slightest regard for decency. That day was lost to Democracy which saw a ripper bill on its way to the executive chamber, where most of them became laws.

The last five years put together probably failed to produce half as many bills raising salaries as this one session of a Democratic Legislature pledged to strict economy. The city of New York will suffer from its activities in the extreme. Hundreds of thousands of dollars annually, and other communities in proportion. The vaunted Democratic principle of home rule for municipalities became a joke, a howling farce, before the raiding, job-grabbing, treasury looting activities of the Tammany "boys in the Legislature," drunk from their first taste of political power in the state in sixteen years.

Republicans "On the Job"
Whatever the faults of Republican legislatures may have been, and they had them, at least the last decade produced from their ranks legislators trained in state affairs, who could handle the business of government carefully and well. Rags, Nibbs, Higgins, White, Keim, Cogan, Armstrong, even Allds, in the Senate, and Wadsworth, Rogers, Moreland, Burnett, Merritt and Jesse Phillips, in the lower house, whatever their merits or demerits as legislators may have been, were "on the job." With them there was no sloth, slovenly legislation. They kept their machine well oiled and polished, and its product at least was of a high order. In the Legislature in its best days could not compare with the worst day of a Senate and Assembly handled by Raines and Wadsworth. Even the much vaunted Levy election bill, Tammany's net measure just become law, was so imperfect that to-day the Democrats had to pass an amendment tending to perfect it according to their notions. This was made possible, however, as one of the bills was designated as a "bill of courtesy" to the Republicans. It was drawn by some mutts in New York who don't even know how many counties there are in the state.

To be sure, the Democrats are somewhat hampered. Boss rule such as Murphy's isn't conducive to bringing good, able citizens into public life under his whip lash. The average of the Democrats in either house as to experience, attainments and ability developed through the session of "Democracy," hardly had a dozen heads stand out above the dead level—Farris, bright but egotistic, one of Tammany's upstate tools; Roosevelt, a one-time insurance salesman, professedly independent; Burd and Loomis, of Buffalo, known for their peculiar and adjustable brands of independence, rather than anything else.

Old Men Have Run Senate.
Of the old men, Grady, "Tim" Sullivan and Frawley, of Tammany, and Cullen, of Tammany's Brooklyn annex, have run the Senate's business on the knock-down-and-drag-out basis. Wagner, the session's Armstrong, even Allds, in the Senate, and Wadsworth, Rogers, Moreland, Burnett, Merritt and Jesse Phillips, in the lower house, whatever their merits or demerits as legislators may have been, were "on the job." With them there was no sloth, slovenly legislation. They kept their machine well oiled and polished, and its product at least was of a high order. In the Legislature in its best days could not compare with the worst day of a Senate and Assembly handled by Raines and Wadsworth. Even the much vaunted Levy election bill, Tammany's net measure just become law, was so imperfect that to-day the Democrats had to pass an amendment tending to perfect it according to their notions. This was made possible, however, as one of the bills was designated as a "bill of courtesy" to the Republicans. It was drawn by some mutts in New York who don't even know how many counties there are in the state.

After they had each grabbed a bundle of clothes and valuables, Shanley helped Milward to the roof and lowered himself to the cellar with his bundle. Then he decided to go back for more, and put himself up again. He searched the apartment for a while, and then he came down to the fifth floor, where he entered the apartment of C. O. Clayton, who is out of town. After they had each grabbed a bundle of clothes and valuables, Shanley helped Milward to the roof and lowered himself to the cellar with his bundle. Then he decided to go back for more, and put himself up again. He searched the apartment for a while, and then he came down to the fifth floor, where he entered the apartment of C. O. Clayton, who is out of town.

FATHER HANSELMAN DEAD
Exonerates Woman Whose Automobile Struck Him.
The Rev. Thomas J. M. Hanselman, rector of St. Mary's Church, Jamaica, who was killed by an automobile on Wednesday night, died at St. Mary's Hospital yesterday morning. At his bedside when he passed away was his brother, the Rev. Joseph F. Hanselman, Provincial of the Jesuits; Sister Vincent, of the Order of St. Dominic; and Sister Thelma, of the Sisters of Charity, sisters of the dying priest.

Before being removed to the hospital Father Hanselman said that Miss Bauer, whose car struck him, was not to blame, as the fault was his. She had not been arrested, and will not be unless a coroner's jury orders that course taken.

MRS. D. E. THOMPSON DEAD
Was Wife of Former Ambassador to Mexico.
Mexico City, July 21.—Mrs. David E. Thompson, the wife of the former American Ambassador, died here to-day. She suffered from mastoiditis for several months, and during that time underwent a number of operations, the final one being last week. Her maiden name was Jeannette Miller. The body will be brought to Lincoln, Neb., for burial.

BALLOON RACE WINNER
St. Louis IV Flew 22 Hours and 26 Minutes, Covering 480 Miles.
Kansas City, Mo., July 21.—The official time and distance made by contestants in the national balloon races which started from here July 10, as tabulated by the National Aero Club in New York, were: St. Louis IV, 22 hours and 26 minutes, 480 miles; Kansas City, 21 hours and 32 minutes, 465 miles; St. Louis V, 21 hours and 32 minutes, 465 miles; St. Louis VI, 21 hours and 32 minutes, 465 miles; St. Louis VII, 21 hours and 32 minutes, 465 miles; St. Louis VIII, 21 hours and 32 minutes, 465 miles; St. Louis IX, 21 hours and 32 minutes, 465 miles; St. Louis X, 21 hours and 32 minutes, 465 miles; St. Louis XI, 21 hours and 32 minutes, 465 miles; St. Louis XII, 21 hours and 32 minutes, 465 miles; St. Louis XIII, 21 hours and 32 minutes, 465 miles; St. Louis XIV, 21 hours and 32 minutes, 465 miles; St. Louis XV, 21 hours and 32 minutes, 465 miles; St. Louis XVI, 21 hours and 32 minutes, 465 miles; St. Louis XVII, 21 hours and 32 minutes, 465 miles; St. Louis XVIII, 21 hours and 32 minutes, 465 miles; 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St. Louis LXXXXXXXVI, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXVII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXVIII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXIX, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXX, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXI, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXIII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXIV, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXV, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXVI, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXVII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXVIII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXIX, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXX, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXI, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXIII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXIV, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXV, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXVI, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXVII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXVIII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXIX, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXX, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXI, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXIII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXIV, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXV, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXVI, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXVII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXVIII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXIX, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXX, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXI, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXIII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXIV, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXV, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXVI, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXVII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXVIII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXIX, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXX, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXI, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXIII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXIV, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXV, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXVI, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXVII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXVIII, 21 hours and 32 minutes, 465 miles; St. Louis LXXXXXXXIX, 21 hours and 32 minutes